Page 1 of 2 Pages	[X] Original [	] Substitute [	] Supplemental	Atty. Docket:
uge i or a ruges	171 0115101	0.000	o approximation.	

## Combined Declaration for Patent Application and Power of Attorney

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; and that I believe I am the original, first

subject matter which	th is claimed and for which	a patent is sought on the	and joint inventor (if plural names invention entitled ID METHOD OF PRODUCING A	
<u>IMMONOGEN, CO</u> THE SAME	DIMPOSITION FOR IMIMU	MOLOGICAL USE, AN	D METHOD OF FRODUCING A	MIRODI OSINO
	which (check one)			
[ ] [ ] [x]	is attached hereto; was filed in the United S U.S. Appln. No. was/will be filed in the (PCT) application, PCT	*; or U.S. under 35 U.S.C. §3 / <u>JP2004/005501;</u> filed <u>/</u>	11 on, as  71 by entry into the U.S. national april 16, 2004, entry requested or lo*; §371/§102(e) da	1*;
and was amended o	on		(if applicable).	
		ents under PCT Art. 19 and		
amendment referre known by me to be I hereby claim fore	d to above; and I acknowle material to patentability as sign priority benefits under breeder's rights certificate(	edge the duty to disclose defined in 37 C.F.R. § 1.  35 U.S.C. § § 119 (a)-(d	I specification, including the claim to the Patent and Trademark Office 56.  and 365 (b) of any prior foreign any PCT application which designs	ee (PTO) all information application(s) for patent,
	Application No.	Country	Filing Date (MM/DD/YYYY	ď)
	2003-114503	Japan	04/18/2003	
application designa before that of the e	ting a country other than th	e United States) or for ar	gn application for patent (includin inventor's or plant breeder's certifi med (if left blank, then there are no Filing Date (MM/DD/Y	icate, having a filing date one):
_			<del> </del>	
I hereby claim the b	benefit under 35 U.S.C. §11 Applicat	•	s provisional applications listed belowing Date (MM/DD/YYYY)	ow:
PCT international a application is not of U.S.C. §112, I ack	application(s) designating the disclosed in such U.S. or land the disclosed in such U.S. or land the disclosed in became available between	he U.S., listed below and PCT international applic lose to the PTO all info	on-provisional application(s) or un l, insofar as the subject matter of e ation in the manner provided by t mation which is material to paten or application and the national	each of the claims of this the first paragraph of 35 tability as defined in 37
Арр	lication No.	Filing Date (MM/DD/YYY	Y) Status (patented, pend	ing, abandoned)
			<u> </u>	
As a named inven	tor. I hereby appoint the	following registered pra	ctitioners to prosecute this applic	ation and to transact all

business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

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Page 2 of 2 Pages	Atty. Docket:
Title: IMMUNOGEN, COMPOSITION FOR IMMUNOLO	OGICAL USE, AND METHOD OF PRODUCING ANTIBODY
USING THE SAME	
U.S. Application filed, S	Serial No.
PCT Application filed April 16, 2004, S	Serial No. PCT/JP2004/005501

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from <u>FUJITA PATENT ATTORNEYS OFFICE</u> as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.